

AGREEMENT REGARDING USE OF CAMP HO NAN WAH AND/OR MOULTRIE

This agreement is entered into on the dates set forth below between the Coastal Carolina Council, Inc, Boy Scouts of America, (Coastal Carolina Council) and _____

_____ (hereafter referred to as "the organization"), to govern the use of a camp property controlled by the Coastal Carolina Council by the organization during the time period indicated on the Camp Use Request Form.

1. The organization will be granted full use of the camp facilities marked on the Camp Use Request Form, during the times indicated on the Camp Use Request Form. Use of the Rangers residence or maintenance facilities is prohibited.
2. Coastal Carolina Council requires that the organization must provide the following items to the Coastal Carolina Council Scout Service Center at 1025 Sam Rittenberg Blvd, Charleston, SC 29407 before arriving at the camp property.
 - a) Proof of liability insurance acceptable to Coastal Carolina Council, for a minimum \$1,000,000 liability with Coastal Carolina Council, Coastal Boy's Council and the National Council, Boy Scouts of America named as additional insureds. The proof of liability insurance shall provide the effective dates and shall further provide for a ten day written notice of cancellation to Coastal Carolina Council.
 - b) A proposed activity list.
 - c) A roster of individuals who will be using the camp facilities, or if available, a list of the groups authorized by the organization to be involved in the activities on camp property.
3. Coastal Carolina Council and the organization hereby agree that the fee for the use of the camp facilities shall be based on the fees outlined in the Camp Use Request Form. Deposit must be received before reservation is confirmed and Fees must be paid at the Scout Service Center before the organization arrives at camp. Deposit less any additional charges will be return to organization with-in 30 days of the completion of the event.
4. If the organization requires the use of the dining hall and food service facilities, cost of such food service and the details in regard thereto shall be negotiated separately between Coastal Carolina Council and the organization.
5. It is understood by both parties and the organization hereby agrees to be fully responsible for any and all damages to camp property which may reasonably be attributed to the organization or anyone on the camp property with the permission of the organization and the organization agrees to promptly pay any and all reasonable damage claims when presented.

6. It is hereby agreed by both parties that no alcoholic beverages or illegal drugs of any kind are permitted to be brought on to or used in any fashion on the camp premises. Breach of this provision shall be grounds for immediate termination of this agreement and forfeiture of all fees by the organization.

7. It is agreed that the organization shall provide a minimum of one adult leader (defined as a person 21 years of age or older) for the organization present in camp with the organization. At least one adult leader must be present with the group at all times while the group is on camp property.

8. The organization shall indemnify, hold harmless, assume liability for and defend the Boy Scouts of America, Coastal Carolina Council, Coastal Boy's Council, their chartered affiliates, agents, servants, employees, officers and directors from any and all liability, damages, costs and expenses including but not limited to attorney fees, reasonable investigative and discovery costs, court costs, and all other sums which the Boy Scouts of America, Coastal Carolina Council, their chartered affiliates, agents, servants, employees, officers and directors may pay or become obligated to pay on account of any and all demands, claims or assertions of liability, or any claim or action founded thereon, whether due to the joint or sole negligence, strict liability or other fault of Coastal Carolina Council or any party for whom it is responsible and arising or alleged to have arisen out of the organization's use of immovable or movable property belonging to the Boy Scouts of America, Coastal Carolina Council, their chartered affiliates, agents, servants, employees, officers and directors, or by any action or omission by the organization, its members, guests, agents, servants, employees, officers or directors.

9. Coastal Carolina Council and the organization agree that the organization, its members and guests will abide by any and all of the camp operating rules, which have been provided to the organization, as well as all directions and instructions of the Scout Executive or Camp Ranger.

10. Coastal Carolina Council and the organization agree that should the organization fail to provide proper leadership or should the organization, its members, or anyone on camp property by permission of or associated with the organization, fail to abide by camp rules or directions of the Scout Executive or the Camp Ranger, then the Scout Executive may in his discretion terminate this agreement, require all persons associated with the organization immediately vacate the camp property, and the organization would forfeit any and all fees agreed to herein. The Camp Ranger, in his discretion, may require any individual who fails to abide by camp rules or the directions of the Camp Ranger, to immediately vacate the camp property.

11. This agreement may not be amended or altered in any manner except as provided for herein, or by written amendment signed by both parties.

**COASTAL CAROLINA COUNCIL, INC
BOY SCOUTS OF AMERICA, INC.**

Scout Executive

Date

ORGANIZATION

Print Name

Title

Date